

WELCOME BONUS 100 USDT AGREEMENT TERMS AND CONDITIONS

1. PARTIES TO THE WELCOME BONUS 100 USDT AGREEMENT

- 1.1. This Welcome Bonus 100 USDT Agreement (the "Agreement") is made and entered into by and between:
 - a) Unicorn Technologies Limited, a company incorporated under the laws of the St. Vincent and the Grenadines, with registration no: 27217BC2025 and with registered office at Euro House, Richmond Hill Road, P.O. Box 2897, Kingstown, VC 0100, St. Vincent and the Grenadines (the "Company"), on the one part;

AND

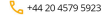
- b) Any person, which may be either a legal entity or a natural person who has been accepted by the Company as a Client (the "Client"), on the other part.
- 1.2. By accepting to abide by the Terms and Conditions of the Agreement, the Client hereby agrees to be bound by the provisions as outlined herein.

2. TERMS AND CONDITIONS OF THE WELCOME BONUS 100 USDT

- 2.1 The Bonus shall only be applicable to the first one hundred (100) new clients who successfully complete their account creation and the registration process with full KYC verification from the commencement of this promotional campaign.
- 2.2 The Bonus shall be granted to first 100 new client accounts, in accordance with Clause 2.1, that have not previously registered on the platform or do not have existing accounts under a different email address.
- 2.3 Upon successful completion of registration, in consonance with Clause 2.1 and 2.2, to be eligible for the Bonus, the client must deposit USD 1,000 or its equivalent in another currency. The Bonus is capped at a maximum of USDT 100 which the client will receive exclusively in his trading account, subject to the terms and conditions of the Client Agreement governing such accounts.
- 2.4 The client must fulfill the required trading volume within thirty (30) days from the time the Bonus is credited to the trading account. Otherwise, the Bonus and the profits generated from the Bonus will be automatically cancelled.
- 2.5 The Bonus can be used to deduct or offset trading fees, or any other applicable form of use.



1







- 2.6 The amount of the Bonus granted to the client shall be in accordance with the Bonus amount offered at the time of the successful registration of the client in accordance with Clauses 2.1. and 2.2.
- 2.7 The new client account is governed by the Exchange Terms and Conditions, along with other relevant legal documents available in the platform.

3. REQUEST FOR WITHDRAWAL

3.1 The Client hereby acknowledges and agrees that achieving the prescribed minimum trading volume calculated as 1500 times the deposited bonus is an essential prerequisite for the allocation of the Bonus.

For example:

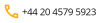
- If the amount deposited is **USD 1,000.00**;
- The Bonus to the account is USDT 100.00;
- the Required Trading Volume is 1,500 * 100

As a result, the client must trade the Required Trading Volume of **USD 150,000** to be able to withdraw the Bonus and/or profits of the Bonus.

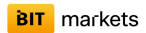
- 3.2 The Client hereby acknowledges and agrees that the Bonus and/or any profit resulting from the utilization of the Bonus in the trading account is withdrawable in cash at any time provided that the required trading volume is fulfilled and subject to the policies and procedures as set out by the Company.
- 3.3 Once the Required Trading Volume is fulfilled, the Bonus and/or profits generated from the Bonus can be withdrawn by submitting a request to support@bitmarkets.com.
- 3.4 Upon request for withdrawal, the client shall indicate the amount to be withdrawn, and the amount of which shall be at the discretion of the client.
- 3.5 Should the client intend to withdraw the Bonus and/or profits generated from the Bonus after meeting the trading volume requirements, the client should be aware that:
 - 1. The Bonus associated with the accrued profits will be automatically cancelled;
 - 2. if another deposit is made while the Bonus is still in the account, the profits of the Bonus will be distributed equally between the profits made from the Bonus and those made from the deposit.
 - 3. The client may cancel the Bonus by submitting a request to support@bitmarkets.com.

4. BONUS LIMITATION

4.1. The Bonus can only be used in the trading account of the client.







- 4.2. The client acknowledges and agrees that the Bonus is not applicable to any other form of trading account offered by the Company.
- 4.3. The maximum Bonus that can be claimed is USDT 100.
- 4.4. The Bonus applies only on the first deposit.
- 4.5. The Bonus must be used within thirty days from the time the Bonus is credited to the trading account. The Bonus will be automatically cancelled beyond the specified period.

5. ACKNOWLEDGEMENTS AND RISK WARNINGS

- 5.1. This Campaign shall be applicable only to new client accounts that have not previously registered on the platform or do not have existing accounts under a different email address. Any client found to have registered multiple accounts or is engaged in illegal or fraudulent activities, whether directly or indirectly, the determination of which is at the sole and exclusive discretion of the Company, the new trading account will be automatically blocked, and the client will be automatically disqualified.
- 5.2. The client is expected to engage with the Campaign in a rightful and justified manner and must exercise diligence and caution to ensure compliance with this Agreement.
- 5.3. The issuance of the Bonus shall be at the sole discretion of the Company. If the Company determines that the client is engaging in fraudulent activity, the determination of which is at the sole and exclusive discretion of the Company, the Company reserves the right to revoke, reclaim or cancel the Bonus or the use of the Bonus at its discretion, the profit generated from the Bonus shall be forfeited, and any open trading positions associated with the Bonus will be closed. The Company shall not be held responsible for the consequences that may result from the cancellation, closure or forfeiture of the Bonus.
- 5.4. These Terms and Conditions form part of, and shall be read together with the legal documents available on the platform that govern the use of the services.
- 5.5. The Company retains the right to cancel, amend, or modify the Terms and Conditions of this Campaign herein at its sole discretion and without prior notice.
- 5.6. The client is solely responsible for monitoring his or her trading activities and the Company does not provide any form of investment advice. Any market analysis or observations provided are intended solely for informational and educational purposes.
- 5.7. The client acknowledges that trading or holding cryptocurrencies involves substantial risk, including the possibility of significant losses. The value of cryptocurrencies can fluctuate, and you could lose all invested capital. Consider your financial situation carefully to determine if trading or holding

3



cryptocurrencies is suitable for you. Ensure you understand the risks and seek independent advice if needed.

6. GENERAL

- 6.1 This Agreement shall be governed by and construed in accordance with the laws of St. Vincent and the Grenadines. The Client irrevocably agrees for Company's exclusive benefit that the courts of St. Vincent and the Grenadines which has an exclusive jurisdiction to settle any disputes which may arise out of or in connection with this Agreement and that accordingly any proceedings may be brought in such courts.
- 6.2 In case of any discrepancy between the meanings of any translated versions of this Agreement, or any other communications forming part of this Agreement in any other language the meaning of the English language version shall prevail.

Last updated: July 2025



